1 Mitchell F. Boomer (SBN 121441) Jamerson C. Allen (SNB 132866) 2 JACKSON LEWIS LLP 199 Fremont Street, 10th Floor 3 San Francisco, CA 94105 Tel.: (415) 394-9400 4 Fax: (415) 394-9401 5 Attorneys for Defendants 6 THE VIP TOUR COMPANY, dba TICKETSNOW, MIKE DOMEK, MICHAEL STEIN and KENNETH 7 DOTSON 8 9 UNITED STATES DISTRICT COURT 10 NORTHERN DISTRICT OF CALIFORNIA 11 JEFF BERMAN, No. C 07 0269 BZ 12 SECOND JOINT STIPULATION AND Plaintiff. 13 PROPOSEDI ORDER TO EXTEND MEDIATION DEADLINE 14 ٧. Honorable Bernard Zimmerman 15 THE VIP TOUR COMPANY, dba TICKETSNOW, MIKE DOMEK, MICHAEL 16 STEIN and KENNETH DOTSON. SAC Filed: April 25, 2007 17 Trial Date: April 14, 2008 Defendants. 18 19 WHEREAS, the Court appointed Mark Petersen, Esq., as the mediator in this action on 20 April 25, 2007; 21 WHEREAS, Jackson Lewis LLP has not filed its substitution as counsel of record for 22 defendants VIP TOUR COMPANY, dba TICKETSNOW, MIKE DOMEK, MICHAEL STEIN, 23 and KENNETH DOTSON; 24 WHEREAS, the Parties wish to pursue mediation and allow a sufficient amount of time 25 to prepare for meaningful alternative dispute resolution; 26 WHEREAS, the Parties the Court had previously extended the deadline for the parties to 27 complete mediation to September 14, 2007 to accommodate the introduction of new counsel for 28 SECOND JOINT STIPULATION AND [PROPOSED] ORDER EXTENDING MEDIATION DEADLINE Case No. C 07 0269 BZ

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

Defendants;

WHEREAS, the Parties had scheduled the mediation to take place on September 12, 2007, but Defendants have encountered unanticipated scheduling difficulties making it necessary for the parties to continue the previously scheduled mediation date;

WHEREAS, the Parties and the mediator have agreed to reschedule the mediation for September 26, 2007;

WHEREAS, an extension of the date to complete mediation will not affect the April 14, 2008 trial date, and it appears that good cause exists for the entry of an Order extending the date to complete mediation to September 28, 2007;

IT IS HEREBY STIPULATED AND AGREED by and between the Parties hereto, through their undersigned counsel, the deadline for completing mediation shall be extended to September 28, 2007.

IT IS SO STIPULATED.

Respectfully submitted,

Dated: September 10, 2007

JACKSON LEWIS LLP

Ry: /s/

Jamerson C. Allen.
Mitchell F. Boomer

Attorneys for Defendants

THE VIP TOUR COMPANY, dba

TICKETSNOW, MIKE DOMEK, MICHAEL

Epleina McCarmac

STEIN and KENNETH DOTSON

21 22

Dated: September 10, 2007

McCORMAC & ASSOCIATES

Kathleen A. McCormac Attorney for Plaintiff

JEFF BERMAN

23

24

25

26

27

28

2

SECOND JOINT STIPULATION AND [PROPOSED]
ORDER EXTENDING MEDIATION DEADLINE

Case No. C 07 0269 BZ

a/2007	12:04 4153991733	PAGE 04
1	PURSUANT TO STIPULATION, IT IS SO	ORDERED.
2	,	
3		
4	Dated: 10 Sept 2007	
5	Dated: 1 2007	I have minu.
6		Hon. Bernard Zimmerman
7		
8		
9		
10		
11		
12		
13		
14		
15		
16		
17		·
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
8	THE THE PROPERTY AND THE PROPERTY	3
•	SECOND JOINT STIPULATION AND [PROPOSED] ORDER EXTENDING MEDIATION DEADLINE	Case No. C 07 0269 BZ